Case 3:17-cv-00072-NKM-JCH Document 1578 Filed 04/14/22 Page 1 of 3 Pageid#: 30472 Western pistrict of Virginia CLERK'S OFFICE U.S. DIST. COURT
Charlottes ville Division FILED APR 14 2022 Sines, et al, Plaintiffs us, Civil Actida No. 3/17-CU-0007 DEPUTCHER Defendant Controll's motion for 9 months to respond to Plaintiffs' motion for Attorneys Fees and Costs Cantuell, and he moves this court for an ECF 1552 Lated 3-9-2022 In support he states as tollows, 1.) I more stately prior to this motion, cantuell requested a months to respond to Pluintiffs' Bill of Costs, having received that separately from ECF 1552 and on a prior day. Those arguments are incorporated by reference herein. 2. On 3-24-2022 cantuell receives over a thousand pages more, demanding in excess of \$12,000,000 on top of the 7\$1,900,000 in the bill of 3. Laughably, Plaintiffs purport to have acheived a "cesounding victory" and "excellent results " for Which they claim they are entitled to get another winning Coffery ticket from the poor people they've been defaming and abusing for 5 years,

- 4) Co-Conspirator media reports are por Sources of information, and it is overdate that comebody state out land that the Plaintiffs failed to prove their calumpty. This case made it to trial on the demonstrably false accusation of a racially motivated violent conspiracy, began those stated that such a conspiracy was "plausibly alleged" and that fais plausible alregation is what survived motions for dismissal and summary Judgment. Not "Harassment".
- 5) Had this allegation been proven, Plaintiffs would have prevailed on their 1985 (3) Civil rights Claim, But that is not what happened,
 - 6) Had Plaintiff brought a suit under 8.01-42.1 Claiming Hulis Clients had been "harassed" after they stalked their political opponents and embedded thenselves among armed violent criminely this trial never would have happened but that is all this vedict agrubit supports are perhaps a personal injury Claim against Fields
- 7.) Owing it part to this and in part to
 the admitted hy 'Nove! approach flaintiffs
 took to harassing the targets of their empity
 with this suit, the legitimary of the verdict
 is in question. Motions pend to after it
 and failing this, it will be appealed.

5,	The time has come for this Court to
	cease its complicity in the Plaintiffs'
	Coining he having The Court Knays now
	that Plaintiffs are Antifu, that Plaintiffs led under outh, that Plaintiffs associates associated and violated the civil rights of
	Ked under outh, that Plaintiffs associates
	assaulted and violated the civil rights of
	the Defendants, that Plaintiffs coursel
	mean frivolous" when they say 'novel's
	and that the complaint bore scant
	resemblance to the trial. The Plaintiffs,
	and their course are oved authing but
	fines and imprisonment, for tHEER crimes,
	~

9.) Past being proloque Contwell doubts
such plain justice will be forthcoming
at this juncture and its the afternative
requests 9 months to respond to
Plaintiffs' motion at ECK 1552

Respectfully Submittel, Christopher Cantwell 3-24-2022

O lost